

FRANK CALANDRA, JR., JOHN C. STANKUS AND EUGENE H.

We are each citizens of the United States of America and residents of Pittsburgh, County of Allegheny, Commonwealth of Pennsylvania, whose post office address is 110 Haverford Road, Pittsburgh, Pennsylvania 15238; Canonsburg, County of Washington, Commonwealth of Pennsylvania, whose post office address is 222 Linden Creek Road, Canonsburg, Pennsylvania 15317; and Pittsburgh, County of Allegheny, Commonwealth of Pennsylvania, whose post office address is 1612 King James Drive, Pittsburgh, Pennsylvania 15237, respectively.

We believe ourselves to be the original, first and sole inventors of the subject matter which is described and claimed in Letters Patent No. 5,292,202, granted on March 8, 1994 and in the foregoing reissue application and for which invention we solicit a reissue patent.

We have reviewed and understand the contents of the reissue application including the drawings, specification and claims, as amended by any amendment referred to herein.

We do not know and do not believe that the same was ever known or used in the United States before our invention thereof.

We acknowledge our duty to disclose information of which we are aware which is material to the examination of this application in accordance with Title 37, Code of Federal Regulations, §1.56.

We verily believe U.S. Patent No. 5,292,202 (hereinafter "the patent") to be wholly or partly inoperative or invalid by reason of claiming less than we had a right to claim and by reason of typographic errors in the specification and drawings. These errors arose without any deceptive intent on the part of the Applicants. We solicit a reissue patent to correct these errors.

Specifically, claims 1 to 20 claim less than we had a right to claim because they do not claim the full scope of the invention. The specification contains several typographical errors, and Figs. 1 and 2 lack reference numeral 84. These insufficiencies in the claims, specification and drawings are as follows:

1) In December 1994, the assignee of the entire interest in U.S. Patent No. 5,292,202 (Jennmar Corporation) retained new patent counsel (The Webb Law Firm).

Said new patent counsel subsequently began a review of all the assignee of entire interest's intellectual property, including U.S. Patent No. 5,292,202. On or about May 15, 1995, Mr. Stankus requested said new patent counsel to review the claims of said patent to determine their scope and content. Said new patent counsel, which did not prepare or prosecute the application that eventuated into said patent, subsequently reviewed the patent and prosecution history in detail and verbally reported the scope of the patent claims.

- In particular, claim 1 of the patent specified that the bearing plate includes "a circular embossed area extending outwardly from said plate outer surface and defining a recessed portion having a bottom wall with a central opening therethrough" (lines 19-22) and includes "a longitudinal embossed area extending outwardly from said opposite sides of said circular embossed area of said bearing plate into overlying relation with said means for reinforcing said elongated member" (lines 30-34). During a meeting of October 25, 1995 between said new patent counsel and Mr. Stankus, Mr. Stankus stated that he believed the claims claimed less than we had a right to claim because the bearing plate need not include the longitudinal embossment 69 and circular embossment 68 shown in Figs. 1-3 to be operative, thus the claims to an apparatus having a bearing plate with those features are overly narrow. Mr. thereafter communicated his awareness to co-inventors Messrs. Frank Calandra, Jr. and Eugene H. Stewart.
- 3) New claims 21-23 have been added to the reissue application to encompass the inventive support apparatus having a bearing plate which does not specifically require embossments thereon. New claim 24 encompasses a method utilizing an apparatus similar to that claimed in new claim 21.
- 4) Certain terms used in new claims 21-24 do not appear in the patent specification, namely, "central portion", "legs" secured to opposite sides of the central portion and "rib receiving openings", "sides" of the bearing plate embossment, "first end" of each leg and "second end" of each leg. These terms have been added to the specification at column 6, line 39 and column 9, lines 24, 37 and 61 of the patent and appear on pages 6, 9 and 10 of the reissue application. Support for these structures appears in Figs. 1-4. Reference numerals 71 and 53 have been added to Figs. 1-3 to identify the central portion and legs, respectively. Reference numerals 100, 102, 104, 106, 108 and 110 have been added to Fig. 4, Reference numerals 100 and 102 identify the sides of the bearing plate embossment 68, and reference numerals 104 and 106 identify the rib receiving openings. Reference numerals 108 and 110 identify the first ends of the legs and second ends of legs, respectively.
- 5) During preparation of this reissue application said new patent counsel discovered several typographical errors in the patent. These consist of "With" instead of "with" at column 2, line 9; "6" instead of "69" at column 6, line 38; "89" instead of "88" at column 8, lines 43 and 46; "overly" instead

of "overlay" at column 8, line 50; and "26 and 28" instead of "56 and 58" at column 8, lines 58, 60 and 62 and at column 9, lines 8 and 21. Additionally, reference numeral 84 is absent from Figs. 1 and 2. All these errors are corrected by amendment to the specification and drawings in this reissue application.

We declare further that all statements made herein of our own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with knowledge that willful false statements and the like so made are punishable by fine or imprisonment or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

We hereby appoint Russell D. Orkin, Registration No. 25,363; William H. Webb, Registration No. 13,467; David C. William Registration No. 20,742; Registration No. 22,132; David C. Hanson, Registration No. 23,024; Richard L. Byrne, Registration No. 28,498; Frederick B. Ziesenheim, Registration No. 19,438; Kent E. Baldauf, Ziesenheim, Registration No. 19,438; Kent E. Baldauf, Registration No. 25,826; Barbara E. Johnson, Registration No. 31,198; Paul M. Reznick, Registration No. 33,059; Raymond J. Harmuth, Registration No. 33,896; John W. McIlvaine, Registration No. 34,219; Michael I. Shamos, Registration No. 30,424; Blynn L. Shideler, Registration No. 35,034; Julie W. Meder, Registration 36,216; and Lester N. Fortney, Registration No. 38,141, whose post office address is 700 Koppers Building, 436 Seventh Avenue, Pittsburgh, Pennsylvania 15219-1818, Telephone No. 412-471-8815, our attorneys with full power of substitution and revocation, to prosecute this application and to transact all business in the Patent and Trademark Office connected therewith, to amend the specification, to appeal in case of rejection, as they may deem advisable, to receive the patent when granted and generally to do all matters and things needful in the premises, as fully and to all intents and purposes as we could do.

All correspondence and telephone calls should be addressed to Russell D. Orkin.

Inventor_

Frank Calandra, Jr.

I hereby subscribe my name to the foregoing specification and claims, declaration and power of attorney this 674 day of
Inventor John C. Stankus
I hereby subscribe my name to the foregoing specification and claims, declaration and power of attorney this day of, 1996. Inventor Hourt Eugene H. Stewart

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Appliticant o	r Patentee: Frank Calandra	, Jr., et al.	Attorney's	
Sërial ori P	atent No.: 08/612,128		Docket No.: 9602	273
Filed or is	sued: March 7, 1996	 		
For Mel	BEARING PLATE			
TO STATE OF THE ST	RIFIED STATEMENT (DECLARAT)	ION) CLAIMING	SMALL ENTITY STAT	rus
Str	(37 CFR 1.9(f) & 1.27(d	:))SMALL BUS	INESS CONCERN	
7000		••		
I hereby de	clare that I am			
	the armer of the small by	cineca concert	identified below	ω:
~	the owner of the small bu an official of the small b of the concern identified	usiness concer	n empowered to act	t on behalf
X X	of the concern identified	below:		
NAME O	F SMALL BUSINESS CONCERN	Jennmar Corp	poration	
ADDRES	S OF SMALL BUSINESS CONCER	N <u>1330 Freepoi</u>	t Road	
		Pittsburgh,	PA 15238	
	eby declare that the above	idontified emai	ll buginegg concer	n mualifies
I ner	business concern as defined	in 13 CFR 121.	12. and reproduce	d in 37 CFF
1 9/d\ for	r purposes of paying reduce	ed fees to the	ne United States	Patent and
Tradomark O	ffice in that the number of	f employees of	the concern, incl	uding those
of its affi	liates, does not exceed 500	persons. For	purposes of this	statement,
(1) the nu	mber of employees of the	business conce	ern is the averag	ge over the
previous f	iscal year of the concern	of the person	ns employed on a	full-time,
part-time of	r temporary basis during ea	ch of the pay	periods of the f	iscal year,
and (2) c	oncerns are affiliates o	f each other	when either, d	lirectly or
indirectly	. one concern controls or	has the power	to control the	other, or a
third party	or parties controls or ha	s the power to	control both.	
T horo	by declare that rights under	r contract or 1	law have been conv	eved to and
remain with	h the small business conc	ern identifie	d above with reg	ard to the
invention,	entitled BEARING PLATE			
		y inventor(s)	Frank Calandra,	<u>Jr; John C.</u>
	igene H. Stewart			
described i	.n			
	the specification filed h	erewith.		
<u>x</u>	application serial no. 08/	612.128	. filed March 7,	1996 .
	patent no.	, issue	i	
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If the	rights held by the above	identified small	all business conc	ern are not
exclusive,	each individual, concern	n or organiza	tion having rigl	hts in the
invention i	s listed below* and no right	ts to the inver	ntion are held by	any person,
her than	the inventor, who would not	qualify as a	n independent inv	entor under
7 CFR 1.9(c) if that person made the	invention, or	r by any concern	which would
not qualif	y as a small business con	cern under 37	CFR 1.9(d), or	a nonprofit
organization	on under 37 CFR 1.9(e).	*NOTE: Separa	te verified stat	cements are
required fi	rom each named person, con- everring to their status as	cern or organi	zation having ri	dues co cue
invention a	verring to their status as	s small entitle	es. (3/ CFR 1.2/	,
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I acknowledge the duty to file, in this application or patent, notification of any change in status resulting in loss of entitlement to small entity status prior to paying, or at the time of paying, the earliest of the issue fee or any maintenance fee due after the date on which status as a small entity is no longer appropriate. (37 CFR 1.28(b))

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under section 1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application, any patent issuing thereon, or any patent to which this verified statement is directed.

NAME OF PERSON SIGNING Frank Calandra, Jr.	
TITLE OF PERSON IF OTHER THAN OWNER President	
ADDRESS OF PERSON SIGNING 1330 Freeport/Road, Pittsburgh, Pennsylvania 15238	3
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SIGNATURE THE SIGNATURE SIGNATURE SIGNATURE	

REISSUE DECLARATION AND POWER OF ATTORNEY

FRANK CALANDRA, JR., JOHN C. STANKUS AND EUGENE H. STEWART declare:

We are each citizens of the United States of America and residents of Pittsburgh, County of Allegheny, Commonwealth of Pennsylvania, whose post office address is 110 Haverford Road, Pittsburgh, Pennsylvania 15238; Canonsburg, County of Washington, Commonwealth of Pennsylvania, whose post office address is 425 Ironwood Drive, Canonsburg, Pennsylvania 15317; and Pittsburgh, County of Allegheny, Commonwealth of Pennsylvania, whose post office address is 1612 King James Drive, Pittsburgh, Pennsylvania 15237, respectively.

We believe ourselves to be the original, first and joint inventors of the subject matter which is described in the specification, shown in the drawings and claimed in the claims filed May 14, 1993, bearing Application Serial No. 08/061,841 (hereinafter "the patent application") now Letters Patent No. 5,292,209, granted on March 8, 1994 and in the reissue application filed March 7, 1996 bearing Serial No. 08/612,128 and for which invention we solicit a reissue patent.

We have reviewed and understand the contents of the reissue application including the drawings, specification and claims.

We do not know and do not believe that the same was ever known or used in the United States before our invention thereof.

We acknowledge our duty to disclose information of which we are aware which is material to the examination of this application in accordance with Title 37, Code of Federal Regulations, §1.56.

We verily believe U.S. Patent No. 5,292,209 (hereinafter "the patent") to be wholly or partly inoperative or invalid by reason of claiming less than we had a right to claim and by reason of typographical errors in the specification and drawings. These errors arose without any deceptive intent on the part of the Applicants. We solicit a reissue patent to correct these errors.

Specifically, claims 1 to 20 claim less than we had a right to claim because they do not claim the full scope of the invention. The specification contains several typographical errors, and Figs. 1 and 2 lack reference numeral 84. These insufficiencies in the claims, specification and drawings are as follows:

1) Claim 1 is defective because it is overly narrow. In particular, claim 1 specifies that the bearing plate includes "a circular embossed area extending outwardly from said plate outer surface and defining a recessed portion having a bottom wall with a central opening therethrough" (column 10, line 67-column 11, line 2) and includes "a longitudinal embossed area

extending outwardly from said opposite sides of said circular embossed area of said bearing plate into overlying relation with said means for reinforcing said elongated member" (column 11, lines 10-14). However, the bearing plate need not include the circular embossment 68 and longitudinal embossment 69 shown in Figs. 1-3 to be operative, thus claim 1 to an apparatus having a bearing plate with those features is overly narrow.

The defect in claim 1 arose in March-May 1994 during preparation of the patent application by the counsel (Stanley J. Price, Jr., Esq.) at the time for the assignee of the entire interest in the patent (Jennmar Corporation). Said prior counsel did not file any claim in the patent application on behalf of Jennmar Corporation to an apparatus for supporting a rock formation which does not require a circular embossment or a longitudinal embossment.

The defect in claim 1 was discovered by Jennmar Corporation's new counsel (The Webb Law Firm) retained in December 1994. Said new patent counsel subsequently began a review of all of Jennmar Corporation's intellectual property, including the patent (hereinafter "the intellectual property review"). On or about May 15, 1995, Mr. Stankus requested said new patent counsel to review the claims of the patent to determine their scope and content. Said new patent counsel, which did not prepare or prosecute the patent application, subsequently reviewed the patent and prosecution history in detail and verbally reported the scope of the patent claims. During a meeting of October 25, 1995 between said new patent counsel and Mr. Stankus, Mr. Stankus stated that he believed claim 1 claimed less than we had a right to claim because the bearing plate need not include a circular embossment or a longitudinal embossment to be operative, thus claim 1 to an apparatus having a bearing plate with those features is overly narrow. Mr. Stankus thereafter communicated his awareness to coinventors Messrs. Frank Calandra, Jr. and Eugene H. Stewart.

New claims 21-23 have been added to the reissue application to encompass the inventive support apparatus having a bearing plate which does not require a circular embossment or a longitudinal embossment thereon.

In particular, claim 17 specifies that the method include the step of "positioning a recessed portion of the bearing plate within the opening of the channel member so that an opening in the bearing plate is aligned with the opening in the channel member" (column 13, line 32-column 14, line 2) and the step of "restraining lateral movement of the bearing plate on the channel member" (column 14, lines 5 and 6). However, the method need not include the step of positioning a recessed portion of the bearing plate within the opening of the channel member, nor the step of restraining lateral movement of the bearing plate on the channel member to be operational, thus, claim 17 to a method having those steps is overly narrow.

The defect in claim 17 arose in March-May 1994 during preparation of the patent application by said prior counsel. Said prior counsel did not file any claim in the patent application on behalf of Jennmar Corporation to a method for supporting a rock formation which does not require a step of positioning a recessed portion of a bearing plate within an opening of a channel member nor require a step of restraining lateral movement of the bearing plate on the channel member.

The defect in claim 17 was discovered by said new patent counsel during the intellectual property review. During the meeting of October 25, 1995 between said new patent counsel and Mr. Stankus, Mr. Stankus stated that he believed claim 17 claimed less than we had a right to claim because the method of supporting a rock formation need not include a step of positioning a recessed portion of the bearing plate within an opening of the channel member nor include a step of restraining lateral movement of the bearing plate on the channel member to be operational, thus, claim 17 to a method requiring those steps is overly narrow. Mr. Stankus thereafter communicated his awareness to co-inventors Messrs. Frank Calandra, Jr. and Eugene H. Stewart.

New claim 24 has been added to the reissue application to encompass the inventive method of supporting a rock formation which does not require a step of positioning a recessed portion of the bearing plate within an opening of the channel member nor require a step of restraining lateral movement of the bearing plate on the channel member. Instead of those two steps present in claim 17, new claim 24 requires a step of "straddling portions of the longitudinal embossment by leg portions of the bearing plate" and a step of "positioning a central portion of the bearing plate within the opening of the channel member so that an opening in the bearing plate is aligned with the opening of the channel member."

3) The specification is defective because certain terms used in the new claims 21-24 do not appear in the patent specification, namely, "central portion", "legs" secured to opposite sides of the central portion and "rib receiving openings", "sides" of the bearing plate embossment, "first end" of each leg and "second end" of each leg.

These defects in the specification arose in March-May 1994 during preparation of the patent application by Stanley J. Price, Jr., Esq. Although each of these structures appears in the drawings, they were not named or referenced in the specification because they were not part of any claim language.

The defects in the specification were discovered by The Webb Law Firm in early 1996 during preparation of the reissue application. Although the language of new claims 21-24

is supported by structures shown in the drawings, additional language describing the "central portion", "legs" secured to opposite sides of the central portion and "rib receiving openings", "sides" of the bearing plate embossment, "first end" of each leg and "second end" of each leg (along with reference numerals therefor) was determined by The Webb Law Firm to be Language regarding the "central portion 73" is added to the specification at column 6, line 39 and appears on page 6 of the reissue application. Language regarding the "legs 51" is added to the specification at column 9, lines 24 and 37 and appears on pages 9 and 10 of the reissue application. Language regarding the "sides 100 and 102", and "rib receiving openings 104 and 106" is added to the specification at column 9, lines 24 and 37 and appears on page 9 of the reissue application. Language regarding the "first end 108" and "second end 110" is added to the specification at column 9, line 61 and appears on page 10 of the reissue application. Each of these additions to the specification describe elements of new claims 21-24 already appearing in Figs. 1-3.

4) Figs. 1-4 are defective because reference numerals 51, 73, 100, 102, 104, 106, 108 and 110 and lead lines thereto for the structural language added to the specification are missing.

The defects in Figs. 1-4 regarding reference numerals 51, 73, 100, 102, 104, 106, 108 and 110 and lead lines thereto arose in March-May 1994 during prosecution of the patent application by Stanley J. Price, Jr., Esq. Although each of the structures appear in the drawings, they were not labeled with reference numerals and lead lines thereto because they were not part of any claim language nor present in the specification.

The defects in Figs. 1-4 regarding reference numerals 51, 73, 100, 102, 104, 106, 108 and 110 and lead lines thereto were discovered by The Webb Law Firm in early 1996 during preparation of the reissue application. Because the language of new claims 21-24 based on structures appearing in Figs. 1-4 was added to the specification along with reference numerals therefor, reference numerals 51, 73, 100, 102, 104, 106, 108 and 110 and lead lines thereto were added to Figs. 1-4 in the reissue application.

5) The specification is also defective due to typographical errors, namely, "With" instead of "with" at column 2, line 9; "6" instead of "69" at column 6, line 38; "89" instead of "88" at column 8, lines 43 and 46; "overly" instead of "overlay" at column 8, line 50; and "26 and 28" instead of "56 and 58" at column 8, lines 58, 60 and 62 and at column 9, lines 8 and 21.

The typographical defects in the specification arose in March-May 1994 during preparation of the patent application by Stanley J. Price, Jr., Esq.

These typographical defects in the specification were discovered by The Webb Law Firm in early 1996 during preparation of the reissue application.

6) Figs. 1 and 2 are also defective due to the absence of reference numeral 84 and a lead line thereto.

The defect in Figs. 1 and 2 in connection with reference numeral 84 inadvertently arose in March-May 1994 during preparation of the patent application by Stanley J. Price, Jr., Esq.

The defect in Figs. 1 and 2 was discovered by The Webb Law Firm in early 1996 during preparation of the reissue application.

We declare further that all statements made herein of our own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with knowledge that willful false statements and the like so made are punishable by fine or imprisonment or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

We hereby appoint Russell D. Orkin, Registration No. 25,363; William H. Webb, Registration No. 13,467; William H. Logsdon, Registration No. 22,132; David C. Hanson, Registration No. 23,024; Richard L. Byrne, Registration No. 28,498; Frederick Ziesenheim, Registration No. 19,438; Kent E. Baldauf, Registration No. 25,826; Barbara E. Johnson, Registration No. 31,198; Paul M. Reznick, Registration No. 33,059; John W. McIlvaine, Registration No. 34,219; Michael I. Registration No. 30,424; Blynn L. Shideler, Registration No. 35,034; Julie W. Meder, Registration No. 36,216; Lester N. Fortney, Registration No. 38,141; Randall A. Notzen, Registration No. 36,882; Jesse A. Hirshman, Registration No. 40,016; James G. Porcelli, Registration No. 33,757; and Kent E. Baldauf, Jr., Registration No. 36,082, of Pittsburgh, Pennsylvania, whose post office address is 700 Koppers Building, 436 Seventh Avenue, Pittsburgh, Pennsylvania 15219-1818, Telephone No. 412-471-8815, as our attorneys with full power of substitution and revocation, to prosecute this application to registration, to transact all business in the Patent and Trademark Office connected therewith, to amend the specification, to appeal in case of rejection, as they may deem advisable, to receive the patent when granted and generally to do all matters and things needful in the premises, as fully and to all intents and purposes as we could do.

All correspondence and telephone calls should be addressed to Russell D. Orkin.

I hereby subscribe my name to the foregoing

specification and cand day of	laims, declaration and power of attorney thi
Inventor	Frank Calandra, Jr.
I hereb specification and c 24 day of	y subscribe my name to the foregoir aims, declaration and power of attorney things. 1997.
Inventor	John C. Stankus
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Inventor	Eugene H Stewart Eugene H. Stewart

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